1 2 3 4 5 6 7 8	MCCAULLEY LAW GROUP LLC JOSHUA V. VAN HOVEN, (CSB No. 2618 E-Mail: josh@mccaulleylawgroup.com 3001Bishop Dr., Suite 300 San Ramon, California 94583 Telephone: 925.302.5941 RICHARD T. MCCAULLEY (pro hac vice) E-Mail: richard@mccaulleylawgroup.com 180 N. Wabash Avenue, Suite 601 Chicago, Illinois 60601 Telephone: 312.330.8105 Attorneys for Plaintiff and Counter-Defendar SURGICAL INSTRUMENT SERVICE CON	nt, MPANY, INC.
9	UNITED STATES DISTRICT COURT	
10 11	NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION	
12		
13	SURGICAL INSTRUMENT SERVICE COMPANY, INC.	Case No. 3:21-cv-03496-AMO
14	Plaintiff,	PLAINTIFF SURGICAL INSTRUMENT SERVICE COMPANY, INC.'S INTERIM
15 16	v. INTUITIVE SURGICAL, INC.,	SEALING MOTION IN CONNECTION WITH MOTION TO REOPEN DISCOVERY
17	Defendant.	Hearing: September 26, 2024 Time: 2 PM PDT
18		Courtroom 10 The Honorable Araceli Martinez-Olguin
19		Complaint Filed: May 10, 2021
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-	Plaintiff SIS's Interim Sealing Motion in Connection with Motion to Reopen Discovery	

NOTICE OF MOTION AND MOTION

Pursuant to Civil Local Rules 7-11 and 79-5(f), and the Joint Stipulation and Order Regarding Omnibus Sealing Procedures, Dkt. 242, Plaintiff Surgical Instrument Service Company, Inc. ("SIS") files this Interim Sealing Motion with respect to its Opposition to Intuitive Surgical, Inc.'s ("Intuitive") Motion to Reopen Discovery and Exhibits 8, 9, and 12 to the Declaration of Joshua Van Hoven.

Consistent with the Joint Stipulation and Order Regarding Omnibus Sealing Procedures, Dkt. 242, SIS will notify any affected third parties and, within 14 days after the conclusion of the parties' briefing on the Motion to Reopen Discovery, the parties will file an omnibus sealing motion attaching (a) support for any Party's or third party's request to maintain under seal any documents or portions of documents; and (b) attaching a proposed order with a chart listing all documents that a Party or third party seeks to maintain under seal. *See id.* at ¶¶ 2–3.

Dated: August 26, 2024 McCAULLEY LAW GROUP LLC

By: <u>/s/ Joshua Van Hoven</u>
JOSHUA V. VAN HOVEN

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Plaintiff SIS's Interim Sealing Motion in Connection with Motion to Reopen Discovery 3:21-cv-03496-AMO

CERTIFICATE OF SERVICE On August 26, 2024, I caused a copy of Plaintiff's Interim Sealing Motion to be electronically filed via the Court's Electronic Case Filing System and served via email on counsel of record for Intuitive Surgical, Inc. By: /s/ Joshua Van Hoven Dated: August 26, 2024 -25-Plaintiff SIS's Interim Sealing Motion in Connection with Motion to Reopen Discovery 3:21-cv-03496-AMO